

Message Text

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OSD:TGEORGE
S/S:FORTIZ

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FM SECSTATE WASHDC

TO AMEMBASSY MOSCOW IMMEDIATE

S E C R E T STATE 170365

EXDIS

E.O. 11652: XGDS-3 IMPOSSIBLE TO DETERMINE

TAGS: PARM, US, UR

SUBJECT: TTBT/PNE NEGOTIATIONS

STATE PNE MESSAGE NUMBER FOURTEEN

1. REFERENCE MOSCOW 9830, PARA XIX (A). THERE FOLLOWS
BELOW, IN PARAGRAPH 8, CURRENT VERSION OF PROTOCOL I TO
THE UNOFFICIAL DRAFT TREATY GOVERNING UNDERGROUND NUCLEAR
EXPLOSIONS FOR PEACEFUL PURPOSES, MINUS ARTICLE XIII,
PARA 2 (PARA 15 OF MAY 29, 1975 VERSION), FOR DELEGATION
BACKGROUND USE AND REVIEW ONLY. PARA 2 OF ARTICLE XIII
AND PROTOCOLS II AND III WILL FOLLOW ASAP.

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2. BACKSTOPPING COMMITTEE HAS DECIDED NOT TO INCORPORATE
INTO ARTICLE III TWO SEPARATE YIELD RANGES FOR PNEs
BETWEEN 10 AND 50 KT, OR DIFFERENT TIME PERIODS (90 OR 60
DAYS) AT THIS TIME, AS SUCH A BREAKOUT APPEARS TO INTRODUCE

A LEVEL OF DETAIL NOT PARTICULARLY USEFUL FROM VERIFICATION POINT OF VIEW.

3. DELEGATION SHOULD NOTE THE FOLLOWING QUALITATIVE TERMS (AMONG OTHERS), WHICH HAVE BEEN RETAINED IN CURRENT DRAFT BECAUSE NO SIMPLE QUANTITATIVE TERMS HAVE BEEN DISCOVERED TO REPLACE THEM:

(A) ARTICLE III, PARA 2(D): "LOCAL" CONDITIONS;

(B) ARTICLE III, PARA 4(B): "NEARBY" GEOLOGICAL STRUCTURES AND OTHER FEATURES;

(C) ARTICLE VII, RA (A): "LOCAL CIRCUMSTANCES";

(D) ARTICLE VII, PARA (I): "OBSERVATION".

4. IN THE INTERESTS OF PROVIDING DELEGATION WITH NEW DRAFT, MATERIAL IN LATEST DELEGATION MESSAGES, IN PARTICULAR MOSCOW 10000 (DEL MESSAGE NUMBER 67) WAS NOT REVIEWED IN DETAIL FOR INCORPORATION INTO DRAFT.

5. IN ARTICLE I, PARA (B), THE TERM "TREATY" IS USED IN ORDER TO REFER TO THE BASIC DOCUMENT AND ALL OF THE PROTOCOLS (WITHOUT PREJUDICE TO THE EVENTUAL FORM OF THE AGREEMENT).

6. THE TOPOGRAPHIC MAP REQUIREMENT FOR EXCAVATION EXPLOSIONS HAS, FOR NOW, BEEN MADE A GENERAL REQUIREMENT AND IS PLACED IN ARTICLE IV, PARAS 4(C) AND 5(D).

7. ARTICLE XII PARAGRAPH 2 MAY NEED FURTHER REVISION.

8. BEGIN TEXT OF DRAFT PROTOCOL I.

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PROTOCOL I

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THE UNITED STATES OF AMERICA AND THE UNION OF SOVIET SOCIALIST REPUBLICS, HEREINAFTER REFERRED TO AS THE PARTIES,

HAVING CONCLUDED A TREATY ON UNDERGROUND NUCLEAR EXPLOSIONS FOR PEACEFUL PURPOSES, HEREINAFTER REFERRED TO AS THE TREATY, PURSUANT TO WHICH EACH PARTY HAS AGREED TO PROVIDE INFORMATION CONCERNING SUCH EXPLOSIONS,

RECOGNIZING THE NECESSITY FOR INDEPENDENT CONFIRMATION OF THE INFORMATION PROVIDED, AND THE NECESSITY FOR ACCESS TO THE SITES OF UNDERGROUND NUCLEAR EXPLOSIONS FOR PEACEFUL PURPOSES AND FOR THE FURNISHING OF ASSISTANCE TO THAT END,

HAVE AGREED AS FOLLOWS:

----- ARTICLE I

FOR THE PURPOSE OF THIS PROTOCOL:

(A) "HOST PARTY" MEANS THE PARTY CARRYING OUT OR INTENDING TO CARRY OUT AN EXPLOSION, IRRESPECTIVE OF THE SITE OF SUCH EXPLOSION;

(B) "DESIGNATED PERSONNEL" MEANS THOSE NATIONALS OF THE OTHER PARTY IDENTIFIED TO THE HOST PARTY AS THE PERSONS WHO WILL EXERCISE RIGHTS AND FUNCTIONS PROVIDED FOR IN THE TREATY;

(C) "EVENT" MEANS ANY GROUP OF SUBSTANTIALLY SIMULTANEOUS EXPLOSIONS OR ANY INDIVIDUAL EXPLOSION NOT A PART OF SUCH A GROUP.

----- ARTICLE II

NO EXPLOSION SHALL TAKE PLACE AT A DEPTH OF LESS THAN 30 METERS TIMES THE ONE OVER THREE POINT FOUR POWER OF THE PLANNED YIELD IN KILOTONS.

----- ARTICLE III

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1. FOR EACH EVENT THE HOST PARTY SHALL, NOT LATER THAN 90 DAYS BEFORE THE START OF DRILLING OF ANY EMPLACEMENT HOLES FOR THE EVENT, PROVIDE THE OTHER PARTY WITH A STATEMENT CONCERNING THE EVENT WHICH SHALL INCLUDE THE FOLLOWING INFORMATION:

(A) THE PURPOSE OF THE EVENT;

(B) THE TYPE OR TYPES OF ROCK IN WHICH THE EVENT WILL OCCUR; AND

(C) THE DATE, PROPOSED TIME (TO THE NEAREST SECOND), PLACE (GEOGRAPHICAL COORDINATES TO THE NEAREST SECOND OF LATITUDE AND LONGITUDE OF THE CENTER OF THE EVENT) AND YIELD OF THE EVENT.

2. FOR ANY EVENT THAT IS PLANNED TO HAVE A YIELD OF 10 (15) KILOTONS OR MORE, THE HOST PARTY SHALL, NOT LATER THAN 90 DAYS BEFORE THE START OF DRILLING OF ANY EMPLACEMENT HOLES FOR THE EVENT, PROVIDE THE OTHER PARTY WITH A STATEMENT WHICH, IN ADDITION TO THE INFORMATION DESCRIBED IN PARAGRAPH 1, SHALL INCLUDE:

(A) A DESCRIPTION OF THE EVENT, INCLUDING THE NUMBER OF

EXPLOSIVE DEVICES TO BE EMPLOYED, AND FOR EACH EXPLOSIVE DEVICE: GEOGRAPHICAL COORDINATES (TO THE NEAREST SECOND OF LATITUDE AND LONGITUDE), DEPTH OF BURIAL (TO THE NEAREST METER), PROPOSED TIME OF DETONATION (TO THE NEAREST TENTH OF A SECOND), AND YIELD;

(B) FOR EACH GROUP OF SUBSTANTIALLY SIMULTANEOUS EXPLOSIONS, THE LOCATION (TO THE NEAREST METER) OF EACH NUCLEAR EXPLOSIVE DEVICE RELATIVE TO ALL OTHER NUCLEAR EXPLOSIVE DEVICES;

(C) THE VISUALLY DETERMINABLE LITHOLOGICAL CHARACTERISTICS AND THE DEGREE OF WATER SATURATION OF THE ROCK, AVERAGED OVER THE VOLUME WITHIN A SPHERE CENTERED ON THE POINT OF EMPLACEMENT OF THE NUCLEAR EXPLOSIVE DEVICE AND HAVING A RADIUS EQUAL TO 30 METERS TIMES THE CUBE ROOT OF THE PLANNED YIELD IN KILOTONS OF THE EXPLOSION;

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(D) SPECIFIC FEATURES OF GEOLOGICAL STRUCTURE AND OF OTHER LOCAL CONDITIONS THAT COULD INFLUENCE YIELD VERIFICATION;

(E) SPECIFIC TECHNOLOGICAL FEATURES OF THE DESIGN OF THE EVENT THAT COULD INFLUENCE YIELD VERIFICATION.

3. THE INFORMATION TO BE PROVIDED UNDER SUBPARAGRAPHS 2(D) AND 2(E) OF THIS ARTICLE SHALL INCLUDE ANY ELEMENTS OF DETAILED INFORMATION DESCRIBED UNDER PARAGRAPH 4 OF THIS ARTICLE OR OTHER ADDITIONAL INFORMATION NEEDED TO ASSURE RELIABLE VERIFICATION BY THE OTHER PARTY THAT THE LIMITATIONS OF THE TREATY ARE BEING OBSERVED.

4. FOR EACH EVENT THAT IS TO HAVE A YIELD OF 50 (75) KILOTONS OR MORE, THE HOST PARTY SHALL, NOT LATER THAN 90 DAYS BEFORE THE START OF DRILLING OF ANY EMPLACEMENT HOLES FOR THE EVENT, PROVIDE THE OTHER PARTY WITH A STATEMENT WHICH, IN ADDITION TO THE INFORMATION DESCRIBED IN PARAGRAPHS 1 AND 2 OF THIS ARTICLE SHALL INCLUDE:

(A) A DESCRIPTION OF THE GEOLOGICAL AND GEOPHYSICAL CHARACTERISTICS OF THE SITE OF EACH EXPLOSION, INCLUDING: A GEOLOGICAL CROSS-SECTION THROUGH THE POINT OF EACH EXPLOSION (STRATIGRAPHIC COLUMN); THE PHYSICAL PARAMETERS OF THE ROCK, AVERAGED OVER THE VOLUME WITHIN A SPHERE CENTERED ON THE POINT OF EMPLACEMENT OF THE NUCLEAR EXPLOSIVE DEVICE AND HAVING A RADIUS EQUAL TO 30 METERS TIMES THE CUBE ROOT OF THE PLANNED YIELD IN KILOTONS OF THE EXPLOSION, INCLUDING DENSITY, SEISMIC VELOCITY, POROSITY, DEGREE OF WATER SATURATION, AND ROCK STRENGTH; AND THE DEPTH TO THE WATER TABLE.

(B) A DESCRIPTION OF THE DRILLING SCHEDULE FOR EACH

EMPLACEMENT HOLE; THE TIME SCHEDULE OF THE PLANNED
EMPLACEMENT OF EACH NUCLEAR EXPLOSIVE DEVICE; THE PATH,
GEOMETRY, AND DIMENSIONS OF EACH EMPLACEMENT HOLE; THE
PREDICTED DIMENSIONS OF EACH CAVITY RESULTING FROM EACH
NUCLEAR EXPLOSION; AND THE RELATIONSHIP OF EACH EMPLACE-
MENT POINT TO NEARBY GEOLOGICAL STRUCTURE AND OTHER
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FEATURES WHICH HAVE INFLUENCED THE DESIGN OF THE EVENT.

(C) A TOPOGRAPHIC MAP OF THE AREA OF THE EVENT DEFINED
BY CIRCLES OF ONE KILOMETER IN RADIUS CENTERED ON POINTS
OF THE SURFACE OF THE EARTH DIRECTLY ABOVE THE POINTS OF
EMPLACEMENT OF THE NUCLEAR EXPLOSIVE DEVICES, AT A SCALE
OF 1:1000 AND WITH A CONTOUR INTERVAL OF ONE METER.

(D) AN AERIAL PHOTOGRAPH AND A MAP DEPICTING THE CURRENT
CONDITION OF THE AREA OF THE EVENT DEFINED BY CIRCLES OF
10 KILOMETERS IN RADIUS CENTERED ON POINTS OF THE SURFACE
OF THE EARTH DIRECTLY ABOVE THE POINTS OF EMPLACEMENT OF
THE NUCLEAR EXPLOSIVE DEVICES, AT A SCALE OF 1:50,000.

5. NO LATER THAN 90 DAYS AFTER THE CONDUCT OF EACH EVENT,
THE HOST PARTY SHALL PROVIDE THE OTHER PARTY WITH A STATE-
MENT CONCERNING THE EVENT WHICH SHALL INCLUDE:

(A) CONFIRMATION THAT THE PURPOSE HAS BEEN ACHIEVED, OR
IF NOT, AN EXPLANATION OF THE CAUSE OF FAILURE;

(B) THE ACTUAL TIME (TO THE NEAREST MILLISECOND) AND
YIELD OF THE EVENT;

(C) THE ACTUAL TIME (TO THE NEAREST MILLISECOND) AND
YIELD OF EACH EXPLOSION WHEN SEPARATION BETWEEN ANY TWO
EXPLOSIONS EXCEEDS 3 KILOMETERS; AND

(D) IF THE TERRAIN HAS BEEN CHANGED BY THE EVENT, A NEW
TOPOGRAPHIC MAP IN ACCORDANCE WITH THE SPECIFICATIONS OF
PARAGRAPH 4(C) OF THIS ARTICLE;

(E) THE ACTUAL CAVITY DIMENSIONS;

(F) CONFIRMATION OF THE INFORMATION PROVIDED IN ACCORD-
ANCE WITH PARAGRAPHS 1(B), 2(C-E) AND 4(A) OF THIS
ARTICLE, OR A STATEMENT SETTING FORTH ANY CHANGES OR
DISCREPANCIES BETWEEN THE INFORMATION INITIALLY PROVIDED
AND THE ACTUAL CIRCUMSTANCES, EXPRESSED IN TERMS IDEN-
TICAL TO THOSE USED IN THE INITIAL STATEMENT.

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ARTICLE IV

THE HOST PARTY MAY BE REQUESTED BY THE OTHER PARTY TO CLARIFY ANY ITEM OF THE INFORMATION PROVIDED IN ACCORDANCE WITH ARTICLE III, OR TO PROVIDE ANY ADDITIONAL ELEMENTS OF INFORMATION OF THE TYPE SPECIFIED IN PARAGRAPH 3 OF ARTICLE III. SUCH REQUEST MAY BE MADE AT ANY TIME AFTER THE INFORMATION HAS BEEN PROVIDED BY THE HOST PARTY, BUT NO LATER THAN ONE YEAR AFTER THE EVENT. THE REQUESTED CLARIFICATION OR INFORMATION SHALL BE PROVIDED AS SOON AS PRACTICABLE AND, IN ANY CASE, NOT LATER THAN 30 DAYS AFTER THE DATE OF THE REQUEST.

ARTICLE V

1. THE HOST PARTY, PRIOR TO THE EVENT, SHALL PROVIDE THE OTHER PARTY WITH TIMELY NOTIFICATION OF CHANGES IN THE INFORMATION PROVIDED IN ACCORDANCE WITH ARTICLES III AND IV.

2. IF, IN THE JUDGMENT OF THE OTHER PARTY, THE CHANGES ARE OF SUCH A NATURE AS TO REQUIRE ADDITIONAL TIME, PRIOR TO THE CONDUCT OF THE EVENT, TO ALLOW FOR THE INDEPENDENT CONFIRMATION BY THE OTHER PARTY OF THE INFORMATION PROVIDED, OR FOR THE PROPER EXERCISE OF THE RIGHTS AND FUNCTIONS OF DESIGNATED PERSONNEL, THE HOST PARTY SHALL, UPON THE REQUEST OF THE OTHER PARTY, POSTPONE THE EVENT. SUCH REQUEST SHALL BE FOR THE PERIOD SO REQUIRED, BUT THE PERIOD SHALL NOT EXCEED 90 DAYS.

ARTICLE VI

THE NUMBER OF DESIGNATED PERSONNEL PRESENT AT A PARTICULAR EVENT SHALL BE DETERMINED BY THE OTHER PARTY, BUT SHALL AT NO TIME EXCEED 20.

ARTICLE VII

THE HOST PARTY SHALL ALLOW DESIGNATED PERSONNEL TO EXERCISE FREELY THE FOLLOWING RIGHTS AND FUNCTIONS AT THE SITE OF ANY EVENT THAT IS TO HAVE A YIELD OF 10 (50) (75)

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KILOTONS OR MORE;

(A) VERIFICATION THAT THE LOCAL CIRCUMSTANCES ARE IN CONSONANCE WITH THE STATED PEACEFUL PURPOSE;

(B) VERIFICATION OF THE STATED GEOLOGICAL AND GEOPHYSICAL CHARACTERISTICS OF THE ROCK AVERAGED OVER THE VOLUME WITHIN A SPHERE CENTERED ON THE POINT OF EMPLACEMENT OF

THE NUCLEAR EXPLOSIVE DEVICE AND HAVING A RADIUS EQUAL TO 30 METERS TIMES THE CUBE ROOT OF THE PLANNED YIELD IN KILOTONS OF THE EXPLOSION. TO ACCOMPLISH THIS FUNCTION, THE FOLLOWING ACTIVITIES SHALL BE ALLOWED:

(1) CONDUCT OF GEOLOGICAL TRAVERSES OF THE SURFACE;

(2) CONDUCT OF LOGGING AND SAMPLING OF DRILL CORE MATERIAL FROM EXPLORATION HOLES; AND

(3) WITNESSING OF DRILLING OF EMPLACEMENT HOLES AND EXAMINATION OF ROCK FRAGMENTS FROM THE DRILLING;

(C) POSSESSION AND MOVEMENT OF EQUIPMENT AND INSTRUMENTS TO BE USED IN CARRYING OUT THE VERIFICATION FUNCTIONS. SUCH EQUIPMENT AND INSTRUMENTS MAY INCLUDE: PORTABLE INSTRUMENT PACKAGES, PHOTOGRAPHIC EQUIPMENT, OPTICAL EQUIPMENT, RADIATION SURVEY EQUIPMENT, EQUIPMENT FOR RECORDING DATA, PORTABLE POWER SUPPLIES, PORTABLE SHORT-RANGE COMMUNICATIONS EQUIPMENT, FIELD MAINTENANCE EQUIPMENT AND AUXILIARY TOOLS;

(D) VERIFICATION OF THE PATH, GEOMETRY AND DIMENSIONS OF EACH EMPLACEMENT HOLE AT THE COMPLETION OF DRILLING AND AGAIN IMMEDIATELY PRIOR TO THE EMPLACEMENT OF EACH NUCLEAR EXPLOSIVE DEVICE;

(E) VERIFICATION OF THE DEPTH AT WHICH EACH NUCLEAR EXPLOSIVE DEVICE IS EMPLACED;

(F) OBSERVATION OF THE ENTRANCE OF EACH EMPLACEMENT HOLE FROM THE TIME OF EMPLACEMENT OF EACH EXPLOSIVE DEVICE UNTIL THE SITE OF THE EVENT IS CLEARED OF ALL PERSONNEL
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FOR THE DETONATION OF ONE OR MORE OF THE NUCLEAR EXPLOSIVE DEVICES;

(G) ACQUISITION OF PHOTOGRAPHS TAKEN AND PROVIDED BY THE HOST PARTY AND TAKEN BY THE OTHER PARTY ON A SUPPLEMENTARY BASIS;

(H) OBSERVATION OF EACH EVENT; AND

(I) RECOVERY OF DATA RECORDINGS, INSTRUMENTS AND EQUIPMENT.

----- ARTICLE VIII

DESIGNATED PERSONNEL SHALL BE ASSURED OF ELECTRONIC COMMUNICATIONS WITH THEIR OWN AUTHORITIES, LOCAL TRANSPORTATION, ADMINISTRATIVE NECESSITIES AND OTHER SERVICES APPROPRIATE

TO THEIR PRESENCE, RIGHTS AND FUNCTIONS AT THE SITE OF THE PROJECT FOR WHICH THEY ARE DESIGNATED. DESIGNATED PERSONNEL SHALL HAVE UNRESTRICTED ACCESS ANYWHERE WITHIN THE

AREA DEFINED BY CIRCLES OF 10 KILOMETERS IN RADIUS CENTERED ON POINTS ON THE SURFACE OF THE EARTH DIRECTLY ABOVE THE POINTS OF EMPLACEMENT OF THE NUCLEAR EXPLOSIVE DEVICES (A) FOR A PERIOD BEGINNING 10 DAYS BEFORE THE START OF DRILLING OF THE FIRST EMPLACEMENT HOLE FOR AN EVENT UNTIL SUCH TIME AS THE SITE OF THE EXPLOSION IS CLEARED OF ALL PERSONNEL FOR DETONATION OF NUCLEAR EXPLOSIVES, AND (B) AFTER EACH EXPLOSION AS SOON AS SAFE ACCESS TO THE SITE HAS BEEN ESTABLISHED ACCORDING TO STANDARDS DETERMINED BY THE HOST PARTY, AND AGREED TO BY THE OTHER PARTY, FOR A PERIOD OF 15 DAYS. PERSONNEL OF THE HOST PARTY SHALL NOT ENTER THE CLEARED SITE EARLIER THAN DESIGNATED PERSONNEL OF THE OTHER PARTY.

----- ARTICLE IX

EQUIPMENT BROUGHT TO THE PROJECT SITE BY DESIGNATED PERSONNEL WITH WHICH TO IMPLEMENT THEIR RIGHTS AND FUNCTIONS SHALL BE AVAILABLE FOR EXAMINATION BY THE HOST PARTY. WHEN CARRYING OUT THEIR RIGHTS AND FUNCTIONS,
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DESIGNATED PERSONNEL MAY BE ACCOMPANIED BY PERSONNEL OF THE HOST PARTY AT THE DISCRETION OF THE HOST PARTY.

----- ARTICLE X

DESIGNATED PERSONNEL WITH THEIR EQUIPMENT SHALL ARRIVE IN THE TERRITORY OF THE STATE IN WHICH THE EVENT IS TO BE CONDUCTED AT AN ENTRY PORT TO BE AGREED UPON BY THE PARTIES AND DEPART FROM AN EXIT PORT TO BE AGREED UPON BY THE PARTIES. VISAS AND ALL TRANSPORTATION AND OTHER ACCOMMODATIONS FOR DESIGNATED PERSONNEL FROM THE ENTRY PORT TO THE PROJECT SITE AND ANY INTERMEDIATE LOCATIONS AND TO THE EXIT PORT SHALL BE PROVIDED BY OR THROUGH THE HOST PARTY. DESIGNATED PERSONNEL SHALL BE ACCORDED IMMUNITY FROM ARREST AND LEGAL PROCESS BY THE STATE IN WHICH THE EVENT IS TO BE CONDUCTED FOR THE PERIOD DURING WHICH THEY ARE PRESENT PURSUANT TO THE TREATY.

----- ARTICLE XI

THE OTHER PARTY MAY, IN ANY PARTICULAR CASE, CHOOSE, AT ITS SOLE DISCRETION, NOT TO EXERCISE ANY OR ALL OF ITS RIGHTS UNDER ARTICLES VI THROUGH X OF THIS PROTOCOL ON THE BASIS OF REVIEW OF INFORMATION ALREADY PROVIDED BY THE HOST PARTY OR ON THE BASIS OF OTHER CONSIDERATIONS.

ARTICLE XII

1. EACH PARTY SHALL TAKE EVERY PRECAUTION TO PROTECT THE OTHER PARTY'S COMMERCIAL AND INDUSTRIAL SECRETS WHICH MAY COME TO ITS KNOWLEDGE IN THE IMPLEMENTATION OF THE TREATY.
2. EACH PARTY AGREES NOT TO PUBLISH OR COMMUNICATE SUCH SECRETS TO ANY OTHER STATE.
3. THE HOST PARTY SHALL IDENTIFY TO THE OTHER PARTY THE INFORMATION IT DEEMS TO CONSTITUTE COMMERCIAL OR INDUSTRIAL SECRETS AT THE TIME SUCH INFORMATION IS MADE AVAILABLE TO THE OTHER PARTY. THE DESIGNATION OF ANY INFORMATION AS COMMERCIAL OR INDUSTRIAL SECRETS SHALL NOT DELAY, IMPEDE, OR PREVENT IN ANY WAY IMPLEMENTATION OF SECRET

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AGREED VERIFICATION PROCEDURES.

ARTICLE XIII

1. THE HOST PARTY SHALL HAVE SOLE AND EXCLUSIVE CONTROL OVER AND RESPONSIBILITY FOR THE CONDUCT OF EXPLOSIONS.

2. -----

END TEXT OF PROTOCOL I.

9. REFERENCE MOSCOW 9830. SUBPARAGRAPH (16) OF PARAGRAPH IV IS GARBLED AS RECEIVED. PLEASE RETRANSMIT.

10. REFERENCE MOSCOW 9957. REFERENCE CABLE AS TRANSMITTED BEGINS IN MID SENTENCE AS "DEVICES IN A GROUP CANNOT BE DETERMINED...." BEFORE SUBPARAGRAPHS A, B AND C, WHICH IN TURN ARE BEFORE A PARAGRAPH D. PLEASE RETRANSMIT ENTIRE MESSAGE, AND PROVIDE DELEGATION PNE MESSAGE NUMBER, WHICH WE ASSUME IS SIXTY-FIVE. KISSINGER

SECRET

<< END OF DOCUMENT >>

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